Buildings, Chancery Lane; of Mr. Peacoek, Solicitor, Lincoln's Inn Rields; Mr. Williams, Red Lion Square; Messre-Jones and M. There's, Solicitors at Risk; of Mr. Thomas Pavis, Solicitor of Allergayenny; and at the principal Luns at Menmouth, Angermany, and Risk.

of the High Lourt to a Decree and subsequent Orders of the High Lourt of Chancery, made in a cause West against Berney, Bargent, about the latter end of October pext, before Thomas Drake, Geatleman, the person appointed by John ampbell, Esquire, one of the Masters of the said Court, at the Swan Ian, in the City of Norwich, in several distinct lots or parcels;

The manor or lordship of Horningtoft, with the fines, unit-rent, and sovalities thereto belonging also the person

The masor or lordship of Horningtoft, with the fines, quit-reads, and soyalties thereto belonging; also the perpetual adjourse not and to the Rectory of Horningtoft; aspital darm and sundry parcels of land, with convenient farm houses and necessary outbuildings, and 467 acres of arable, meadow, pasture, and wood land, situate in the Parishes of Horningtoft and Whissonsett, in the County of Narfolk, with the timber, pellards, stands, and underwood growing thereon.

Ractical as whereof may be had (gratis) at the Office of Soid John Campbell, Esquire, situate in Southampton Bellings, Chancery Lane; of Messrs. Collett, Wimburn, and Spliett, Chancery Lane, London; and of Messrs. Sewell and Blake; Solicitors, at Norwich, at whose Office a map of the said estate may be seen.

Hereas by an Order of the High Court of Chancery, made in a Cause Keddell against Gillbee, it was referred to Robert Steele, Esq. one of the Masters of the said Court, to take an account of what is due to the Plaintiffs and all other the Creditors of James Leigh Joynes, deceased, under the trusts of the indentures of release and assignment, bearing date the 24th day of June 1800, with directions that such persons (not parties to the said suit) who shall so come in to prove their debts, shall before they are admitted Creditors contribute to the Plantiffs a proportion of the expences of the said suit, to be settled by the said Master. All persons claiming to be Creditors of the said James Leigh Joynes, late of Gravesend, in the County of Kent, Esq. deceased (who died, in the month of July 1803), under the trusts of the aforesaid indentures of release and assignment, are forthwith to come in and prove their said debts before the said Master Steele, at his Chambers in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will be excluded the benefit of the said Order.

Ursuant to an Order of the Lord High Chancellor of Great Britain, made in the matter of the Most Noble Frances Fitzroy Howard, Dowager Dutchess of Norfolk, a funatic; whereby it is, amongst other things, referred to John Springest Harvey, Esq. one of the Masters of the Court of Chancery, to inquire and certify, who is or are the heir or heirs at law and next of kin of the said Dutchess (who is the only daughter and heiress of the late Charles Fitzroy Scudamore, Esq. and Lady Frances his wife, who was the daughter and heiress of James the last Lord Viscount Scudamore, of the kingdom of Ircland.)—All persons claiming to be heirs at law or next of kin of the said Dowager Dutchess, or to have any interest in reversion or remainder in her estates, or any part thereof, are forthwith to come in and prove their claims before the said Master, at his Chrmbers, in Southampton-Buildings, London.

Pursuant to a Decree of the High Court of Chancery, made in a Cause Blackburn against Fulton, the Creditors of Robert Arthur, late of Barnard's-Inn, in the City of London, Esq. deceased, are forthwith to come in and prove their debts before John Springett Harvey, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will be excluded the benefit of the said Decree.

DUrsuant to a Decree of the High Court of Chancery, made in a Canse Blackburn against Fulton, whereby it is referred to John Springett Harvey, Esq. one of the Masters of the said Court, to inquire who were the next of kin of Robert Arthur, late of Barnard's-Inn, London, Esq. deceased, living at the time of his death (which happened on the 30th day of March 1815), and if any of such next of kin are since dead, when they died, and who are their personal representatives.—All persons claiming to be

such next of kin, or to be personal representatives of any of them who may be dead, are forthwith to come in and make out their claims before the said Master, at his countries, in Southampton-Buildings, Chancery-Lane, London, of in default thereof they will be excluded the beneat of the said Decree.

Dirsuant to a Decree of the High Court of Clancery, made in a Cause Blackburn against Futton, whereby it is referred to John Springett Harvey, Esq. one of the Masters of the said Court, to inquire and state to the Court, what child or children of Robert Arthur, Robert Blackburn, Andrew Blackburn, David Blackburn, and Janet Lindsay, and Jean Swan, the nephews and bicces of Robert Arthur, late of Barnard's Inn, London, Esq. deceased (the testator in the said cause), or of Jane Casig and Margaret Polloek, his deceased nieces, were living at the testator's decease (which happened on the 30th day of March 1915), and if any of such children are since dead, who are their personal representatives.—All persons claiming to be such children respectively, or to be legal personal representatives of, any of them who may have died since the said testator, are forthwith to come in before the said Master and make out their claims, at his Chambers, in Southampton heidens. Chambers, in default thereof, they are be excluded the benefit of the said Decree.

Dursuant to a Decree of the High Court of Chancery, made in a Cause Blackburn against Falton, all persons claiming to be entitled to a legacy by the will of Robert Arthur, late of Barnard's-Inio, London, Esq. deceased, given to Paisley Infirmary, are forthwith to come is and make out their claim before John Springett Harrey, lasq. one of the Masters of the said Court, at his Chambers, as Southampton-Buildings, Chancery-Lane, London, or an default thereof they will be excluded the benefit of the said Decree.

Dursuant to a Decree of the High Court of Chancery, made in a Cause Bootle against Bluadell, the Creditors of Henry Blundell, late of Ince Blundell, in the County of Lancaster, Esq. decreased (who died in or about the month of August 1810), are by their Solicitors, on ear before the 6th day of November 1816, to come in and prove their debts before William Alexander, Esq. one of the Mallers of the said Court, at his Chambers, in Southampton Buildings, Chancery-Lane, London, or in default thereofstey will be peremptorily excluded the benefit of said Decrees:

Dursuant to a Decree of the High Court of Chancery, made in a Cause Borrett and others against Deady and others, the Creditors of William Simonds, late of Carburton-Street, in the Parish of Saint, Mary-la-Banne, in the County of Middlesex, Geotleman (who died in or about the month of October 1809), are by their Solicitors accome in and prove their debts before William Alexander, Est, one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or before the 6th day of November 1816, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

Dursnant to an Order of the High Court of Chancery, made in four several Causes Strange against Towgood, Strange against the Attorney-General, Savery against Towgood, and Towgood against Thomas, bearing date the 19th day of July 1816, the separate Creditors of the defendant James Strange, who was formerly of New Bund-Street, in the County of Middlesex, Banker, are forthwith to come in and prove their debts before Francis Paul Stratford, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will be excluded the benefit of themaid Order.

HE Creditors who have proved their Debis under a Commission of Bankrupt awarded and issued forth against William Winsor, of Plymouth, in the County of Devon, Tavern-Keeper, Vintuer, Dealer and Chapmas, are requested to meet the Assignees of the estate and effects of the said Bankrupt, on the 26th day of August instant, at Twelve o'Clock at Noon precisely, at the Office of Emmand Lockyer, Esq. in Plymouth aforesaid, to assent to or Bissent from the said Assignees confirming the agreements entered into for the said of sundry premises belonging to the Bankrupt by private contract; and to paying the amount chained by the person with whom the title deeds of part of the said premises had